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EXHIBIT C

<u>Duane</u> Morris°

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างางาง.duanemorris.com July 11, 2007

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HELESA LAHEY

VIA EMAIL Jason R. Mudd, Esquire Shook, Hardy & Bacon LLP 2555 Grand Boulevard Kansas City, MO 64108-2613

Re:

Sprint Communications Company LP v. Vonage Holdings Corp. and Vonage

America, Inc. (Case No. 05-2433-JWL)

Your Ref: SPRI.116441; Our Ref: Y2108-00079

Dear Counsel:

This letter responds to your July 5, 2007 letter requesting further identification of those Sprint privilege log entries that are deficient.

As previously noted, the Court outlined the information required for each privilege log entry in order to be sufficient on pages 10 and 11 of its Memorandum and Order dated May 8, 2007 ("Order"). These requirements, as stated, are:

- A description of the document (e.g., correspondence, memorandum, attachment), 1. including the number of pages and the date prepared;
- Identity of the person(s) who prepared the document, identity of the person(s) for 2. whom the document was prepared and to whom the document and copies of the document were directed;
- Purpose of the preparing document, including 3.
 - A showing that the documents were prepared in the course of adversarial litigation or in anticipation of a threat of "real and imminent" litigation;
 - A showing that communications within the documents relate to seeking or b. · giving legal advice (as opposed to business or non-legal advice); and
 - A showing that the documents do not contain or incorporate nonprivileged underlying facts.
- Basis for withholding discovery of the document (i.e., the specific privilege or 4. protection being asserted); and
- Any other information necessary to establish the elements of each asserted 5. privilege.

The deficient Sprint privilege log entries are noted on the attached copy of "Plaintiff Sprint Communications Company L.P.'s Third Supplemental Privilege Log." The manner in

Duane Morris

Jason R. Mudd, Esquire July 11, 2007 Page 2

which each entry is deficient is noted in the column entitled "Deficiencies," referencing by number the required information outlined by the Court in its Order and replicated above.

If we do not receive Sprint's privilege log amended to conform with the requirements for sufficiency outlined in the Court's Order by the close of business on July 16, 2007, Vonage may enlist the Court's assistance in compelling Sprint's production of the same.

If you have further questions or concerns, please feel free to contact us.

Very truly yours,

Helesa Lahey

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF KANSAS

SPRINT COMMUNICATIONS COMPANY L.P.,)	
Plaintiff,	
v	Case No. 05-2433-JWL
VONAGE HOLDINGS CORP., VONAGE AMERICA, INC.,))
Defendants.))

PLAINTIFF SPRINT COMMUNICATIONS COMPANY L.P.'S THIRD SUPPLEMENTAL PRIVILEGE LOG

Bates Nos.	Date/Description of Document	Privilege Asserted	Deficiencies
SPRe-002-01-00115- 116	Action plan for contract termination containing attorney comments.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRe-002-01-06844	2/3/2000 E-mail from Thomas Moore to Sprint in-house counsel Harley Ball and Charles Wunsch regarding non-compete agreement.	Attorney-Client Privilege	1,3
SPRe-002-01-06865	12/16/1999 E-mail from Joe Gardner to Sprint in-house counsel Harley Ball and Charles Wunsch and other Sprint employees regarding vendor team status meeting.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRe-002-01-06866- 76	Powerpoint presentation attachment to 12/16/1999 e-mail from Joe Gardner to Sprint in-house counsel Harley Ball and Charles Wunsch and other Sprint employees regarding vendor team status meeting.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRe-002-01-06877	12/10/1999 E-mail from Thomas Moore to Sprint in-house counsel Harley Ball and Charles Wunsch and other Sprint employees regarding contract termination.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRe-002-01-06884	12/7/1999 E-mail from Thomas Moore to Sprint in-house counsel Harley Ball and Charles Wunsch and other Sprint employees regarding JCS2000 shutdown contract issues.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRe-002-01-06925- 26	12/6/1999 E-mail from Dean Howell to Sprint in-house counsel Charles Wunsch and Harley Ball and other Sprint employees regarding JCS2000 shutdown contract issues.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRe-002-01-06927	12/5/1999 E-mail from Charles Wunsch to Harley Ball and other Sprint employees	Attorney-Client Privilege/ Attorney Work Product	1, 2, 3

	regarding JCS2000 contract termination issues.		Deficiencies
SPRe-002-01-06928- 30	Chart attached to 12/5/1999 E-mail from Charles Wunsch to Harley Ball and other Sprint employees regarding JCS2000 contract -termination issues.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRe-002-01-06931	12/5/1999 E-mail from Sprint in-house counsel Charles Wunsch to Sprint in-house counsel Harley Ball and other Sprint employees regarding JCS2000 contract termination issues.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRe-002-01-06939- 40	12/3/1999 E-mail from Sprint in-house counsel Charles Wunsch to Michael Cordes (Sprint engineer) and other Sprint employees regarding JCS2000 contract termination issues.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRe-002-01-06941	12/3/1999 E-mail from Sprint in-house counsel Charles Wunsch to Thomas Moore (Sprint engineer) and other Sprint employees regarding JCS2000 contract termination issues.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRe-002-01-06945	12/2/1999 E-mail from Dean Howell (Sprint engineer) to Michael Cordes (Sprint engineer) forwarding 12/2/1999 e-mail from Sprint inhouse counsel Charles Wunsch to Dean Howell regarding JCS2000 contract termination issues, which contains 12/2/1999 e-mail from Dean Howell to Charles Wunsch regarding software legal issues.	Attorney-Client Privilege / Attorney Work Product	1, 3
SPRe-002-01-06950- 51	11/30/1999 E-mail from Thomas Moore (Sprint engineer) to Michael Cordes (Sprint engineer) forwarding 11/30/1999 e-mail from Sprint in-house counsel Charles Wunsch to Thomas Moore regarding JCS2000 IP issues.	Attorney-Client Privilege / Attorney Work Product	1, 3
SPRe-002-01-06954	11/29/1999 E-mail from Thomas Moore to Michael Cordes forwarding 11/29/1999 E- mail from Sprint in-house counsel Charles Wunsch to Thomas Moore regarding JCS2000 non-compete agreements.	Attorney-Client Privilege / Attorney Work Product	1, 3
SPRe-002-01-06961	11/18/1999 E-mail from Thomas Moore to Sprint in-house counsel Charles Wunsch regarding JCS2000 contract termination issues.	Attorney-Client Privilege / Attorney Work Product	1, 3
SPRe-002-01-07275	8/2/1999 E-mail from Sprint in-house counsel Charles Wunsch to Michael Cordes and Connie Main (Sprint employees) regarding JCS2000 contract termination.	Attorney-Client Privilege / Attorney Work Product	1, 3
SPRe-002-01-07276- 78	8/2/1999 Spreadsheet received by Sprint in- house counsel Charlie Wunsch from Tricia Vaughn (Sprint employee) regarding JCS2000 contract termination issues.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRe-002-01-09210- 13	Powerpoint presentation created by Connie Main (Sprint employee) sent to Sprint in- house counsel Charles Wunsch and other Sprint engineers regarding JCS2000	Attorney-Client Privilege / Attorney Work Product	1, 2, 3

	termination legal issues.		Deficiencies
SPRp-002-01-01404-	11/4/1999 E-mail from Sprint in-house counsel Charles Wunsch to Sprint VP Marty	Attorney-Client Privilege / Attorney Work Product	
01409	Kaplan and Sprint in-house counsel Harley	/ recomby work reduce	
	Ball and Thomas Gerke regarding JCS2000		1, 3
	termination-legal-issues.		
SPRp-004-01-05964-	2/17/2000 E-mail from Sprint engineer Tracy	Attorney-Client Privilege /	
66	Nelson to Sprint in-house counsel Harley Ball	Attorney Work Product	1, 3
	regarding JCS2000 termination legal issues.		
SPRp-012-01-00001-2	10/29/1998 Memo from Sprint in-house	Attorney-Client Privilege /	1, 2, 3
-	counsel Harley Ball to Sprint employees	Attorney Work Product	1, 5, 5
	regarding duty of disclosure. 6/5/1998 Memo from Sprint in-house counsel	Attorney-Client Privilege /	
SPRp-012-01-00021-	Harley Ball to Sprint employees regarding	Attorney Work Product	1, 2, 3
38	duty of disclosure.	Attorney work Floduct	1, 2, 3
GDD. 010 01 00045	Draft form letter prepared by Sprint's outside	Attorney-Client Privilege /	
SPRp-012-01-00045-	counsel Lawrence Aaronson at McDonnell	Attorney Work Product	
59	Boehnen Hulbert & Berghoff and sent to		
	Sprint at direction of Sprint in-house counsel		1, 2, 3
	Harley Ball.		
SPRp-012-01-00064-	Patent claim chart prepared by Sprint in-house	Attorney Work Product	
65	counsel.		1, 2, 3
SPRp-012-01-00101-	11/15/1996 Letter from outside counsel	Attorney-Client Privilege/	
104	Lawrence Aaronson at McDonnell Boehnen	Attorney Work Product	
104	Hulbert & Berghoff to Sprint in-house counsel		1, 3
	Harley Ball regarding draft form letter.		
SPRp-012-01-00105	Draft declaration with handwritten attorney	Attorney Work Product	1, 2, 3
	comments.		1, 2, 3
SPRp-012-01-00106-	11/15/1996 Letter from outside counsel	Attorney-Client Privilege /	
110	Lawrence Aaronson at McDonnell Boehnen	Attorney Work Product	1 2
	Hulbert & Berghoff to Sprint in-house counsel		1, 3
	Harley Ball regarding draft form letter. 11/12/1996 Letter from outside counsel	Attorney-Client Privilege /	
SPRp-012-01-00111-	Lawrence Aaronson at McDonnell Boehnen	Attorney Work Product	
114	Hulbert & Berghoff to Sprint in-house counsel	Attorney work Froduct	
	Harley Ball regarding legal memorandum.		1, 3
SPRp-012-01-00115-	11/12/1996 Letter from outside counsel	Attorney-Client Privilege /	
119	Lawrence Aaronson at McDonnell Boehnen	Attorney Work Product	
119	Hulbert & Berghoff to Sprint in-house counsel	ĺ	1, 3
	Harley Ball regarding legal memorandum.		
SPRp-012-01-00137-	8/9/1996 Letter from Gary Kaplan at Howard	Attorney-Client Privilege/	
139	Rice Nemerovski Canady Falk & Rabkin to	Attorney Work Product	1, 3
	Jay B. Beatty at Sprint regarding Joseph		1,,,
	Christie probate proceeding.	Att CIL AD CIL	
SPRp-012-01-00140-	7/26/1996 Letter from Gary Kaplan of	Attorney-Client Privilege / Attorney Work Product	
141	Howard Rice Nemerovski Canady Falk & Rabkin to Jay B. Beatty at Sprint regarding	Attorney work Product	1 2
	Joseph Christie.		1, 3
gpp_ 010 01 00140	7/26/1996 Legal memorandum from Gary	Attorney-Client Privilege /	
SPRp-012-01-00142-	Kaplan, Patricia Thayer, and Jose Esteves of	Attorney Work Product	, ,
155	Howard Rice Nemerovski Canady Falk &		1, 3
	Rabkin to Jay B. Beatty at Sprint regarding		
	Joseph Christie estate.		
SPRp-012-01-00156-	7/3/1996 Letter from Gary Kaplan of Howard	Attorney-Client Privilege /	1, 3
	Rice Nemerovski Canady Falk & Rabkin to	Attorney Work Product	

157	Jay B. Beatty at Sprint regarding Joseph Christie estate.		Deficiencies
SPRp-012-01-00158- 160	7/3/1996 Letter from Gary Kaplan of Howard Rice Nemerovski Canady Falk & Rabkin to Jay B. Beatty at Sprint regarding Joseph -Christic estate.	Attorney-Client Privilege / Attorney Work Product	1, 3
SPRp-012-01-00161- 168	6/29/1996 Letter from Gary Kaplan of Howard Rice Nemerovski Canady Falk & Rabkin to Jay B. Beatty at Sprint regarding attorney retention.	Attorney-Client Privilege / Attorney Work Product	1, 3
SPRp-012-01-00169- 171	6/28/1996 Fax from Jay Beatty (Sprint inhouse IP counsel) to Gary Kaplan (outside counsel to Sprint) regarding Joseph Christie.	Attorney-Client Privilege / Attorney Work Product	1, 3
SPRp-012-01-00172- 174	6/27/1996 Facsimile letter from Gary Kaplan to Jay Beatty regarding Joseph Christie.	Attorney-ClientPrivilege / Attorney Work Product	1, 3
SPRp-012-01-00175- 178	6/25/1996 Letter from Jay Beatty to Gary Kaplan regarding Joseph Christie.	Attorney-Client Privilege / Attorney Work Product	1, 3
SPRp-012-01-00179- 196	6/20/1996 Fax from Gary Kaplan to Jay Beatty regarding Joseph Christie.	Attorney-ClientPrivilege / Attorney Work Product	1, 3
SPRp-012-01-00218	5/1/1996 Inter-office Memo from Bonnie Chambers (Sprint) to Harley Ball (Sprint in- house counsel) and Michael Setter (Sprint in- house counsel) regarding Joseph Christie.	Attorney-Client Privilege / Attorney Work Product	1,3
SPRe-012-01-00873- 896	Sprint/Cisco License Agreement document, dated 12/18/1998, containing handwritten notes of Attorney in Sprint's Legal Department.	Attorney-ClientPrivilege/ Attorney Work Product	1, 2, 3
SPRp-01-029-00001- 00007 (redacted)	Handwritten attorney notes of Michael Setter.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRp-01-029-00010 (redacted)	Handwritten attorney notes of Michael Setter.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRp-01-029-00012 (redacted)	Handwritten attorney notes of Michael Setter,	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRp-01-029-00034- 00039 (redacted)	Handwritten attorney notes of Harley Ball.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRp-01-029-00042 (redacted)	Handwritten attorney notes of Michael Setter.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRp-01-029-00045 (redacted)	Handwritten attorney notes of Michael Setter.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRp-01-029-00048 (redacted)	Handwritten attorney notes of Michael Setter.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRp-01-029-00056 (redacted)	Handwritten attorney notes of Michael Setter.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRp-01-029-00059 (redacted)	Handwritten attorney notes of Michael Setter.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRp-01-029-00061 (redacted)	Handwritten attorney notes of Michael Setter.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRp-01-029-00024- 00033	Handwritten attorney notes and drawings of Michael Setter.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3

[CTT	1/31/04 I atter regarding povelty search to Det	Attorney-Client Privilege/	
SPRp-01-029-00067-	1/31/94 Letter regarding novelty search to Pat Pro from Bonnie K. Chambers at Sprint cc'ing	Attorney Work Product	Deficiencies
69	Michael Setter with handwritten drawings of	Anomey work Froduct	
	Michael Setter.		1, 3
GDD - 01 000 00000	2/14/94 Letter from Gene Wan at Pat Pro to	Attorney-Client Privilege/	
SPRp-01-029-00070-	Bonnie-K. Chambers-at-Sprint-regarding	-Attorney-Work-Product	
72	novelty search, which was conducted at	Titioning work Froduct	1, 3
	direction of Mr. Setter.		1, 5
CDD= 01 020 00072	4/5/95 Letter from Mrs. W. van der Voorde of	Attorney-Client Privilege/	
SPRp-01-029-00073	Polyresearch Service B.V. to Mollie Drew at	Attorney Work Product	
	Sprint Legal Department regarding		
	international search conducted at the direction		1, 3
	of Mr. Setter.		1
SPRp-01-029-00074	Transmittal cover page from Joe Christie to	Attorney-Client Privilege /	1, 3
31 Kp-01-029-00074	Harley Ball regarding BB/IN PA.	Attorney Work Product	,,,
SPRp-028-01-00001-	9/28/98 Comments and suggestions from	Attorney-Client Privilege /	
00003	Terry Yake (Sprint employee) to Att Chaykin	Attorney Work Product	1, 2
00003	(Sprint in-house counsel) regarding letter to		1, 3
	Cisco relating to patents.	"	
SPRp-028-01-00004-	At Chaykin (Sprint in-house counsel)	Attorney-Client Privilege /	
00005	handwritten comments on value to Cisco for	Attorney Work Product	
00003	field of use license chart prepared for	_	1, 3
	negotiations.		
SPRp-028-01-00006-	Art Chaykin's (Sprint in-house counsel) draft	Attorney-Client Privilege /	1, 3
00007	of letter to Cisco relating to patents.	Attorney Work Product	1, 5
	9/10/98 IP Valuation Cisco document	Attorney-Client Privilege /	
SPRp-028-01-00008-	prepared by Gene Agee regarding Art	Attorney Work Product	_
00009	Chaykin's (Sprint in-house counsel) current	/ titomey work roduct	1, 3
	proposal		
SDD- 020 01 00010	9/24/98 Fax of IP valuation draft info to Marty	Attorney-Client Privilege /	
SPRp-028-01-00010- 00012	Kaplan (Sprint VP) and Art Chaykin (Sprint	Attorney Work Product	
00012	in-house counsel) from Mary Lewis (Sprint		1, 2, 3
•	employee).		1, 2, 3
SPRp-028-01-00013-	9/24/98 Fax of IP valuation draft info to Art	Attorney-Client Privilege /	
00020	Chaykin (Sprint in-house counsel) from Colt	Attorney Work Product	1 2 2
00020	McClelland (Sprint law department) regarding	•	1, 2, 3
	valuation of JCS2000 intellectual property.		
SPRp-028-01-00021-	9/23/98 Memo to Art Chaykin (Sprint in-	Attorney-Client Privilege /	
00027	house counsel) regarding valuation of	Attorney Work Product	1, 2, 3
00001	JCS2000 intellectual property.		
SPRp-028-01-00028-	July 23,1998 Draft of Memorandum of	Attorney-Client Privilege /	
00033	Current Understandings Between Cisco and	Attorney Work Product	1, 2, 3
	Sprint.		-, -, -
SPRp-028-01-00034-	Charts detailing Sprint's value of license to	Attorney-Client Privilege /	
00035	individual JCS2000 patents within a field of	Attorney Work Product	
	use with handwritten comments, affixed to		
	July 23, 1998 Draft of Memorandum of		
	Current Understandings Between Cisco and		1, 2, 3
	Sprint, sent to Att Chaykin (Sprint in-house		
	counsel) by Gene Agee (Sprint employee) for purposes of license negotiations.		
dDD . 000 01 00005	Charts detailing Sprint's value of license to	Attorney-Client Privilege /	
SPRp-028-01-00036-	individual JCS2000 patents within a field of	Attorney Work Product	1, 2, 3
00037	use with handwritten comments, affixed to	11.01110) Work House	1., 4, 5
	July 23, 1998 Draft of Memorandum of		
L	1 vary 23, 1770 Dian of Promotandum of	<u> </u>	

	Current Understandings Between Cisco and Sprint, sent to Art Chaykin (Sprint in-house counsel) by Gene Agee (Sprint employee) for purposes of license negotiations.		Deficiencies
SPRp-028-01-00038- 00040	9/22/98 E-mail from Angela Rizzo to Harley -Ball-(Sprint-in-house counsel), Marty-Kaplan— (Sprint VP), Don Lewis (Sprint employee), and Terry Yake (Sprint employee) regarding	Attorney-Client Privilege / -Attorney-Work-Product	1, 3
SPRp-028-01-00041- 00054	Cisco IP/Development issues. Draft of Art Chaykin's analysis and recommendation relating to Cisco IP issues and draft agreement.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRp-028-01-00055- 00068	Draft of Art Chaykin's analysis and recommendation relating to Cisco IP issues and handwritten comments.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRp-028-01-00069- 00073	Draft of Memorandum of Current Understandings Between Cisco and Sprint and chart of negotiation issues.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRp-012-01-00255- 00277	Copy of 12/17/98 Sprint Communications Company L.P. and Cisco Technology, Inc. License Agreement with handwritten attorney notes of Sprint in-house counsel, Harley Ball.	Attorney-Client Privilege / Attorney Work Product	1, 2, 3
SPRp-007-01-03001	11/4/99 E-mail from Charles Wunsch (Sprint in-house counsel) to Marty Kaplan (Sprint employee), and copied to Sprint employees Harley Ball and Thomas Gerke, regarding legal advice pertaining to JCS2000 contract termination.	Attorney-Client Privilege	1, 3

Dated: April 30,2007

Respectfully Submitted,

/s/ Adam P. Seitz

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ATTORNEYS FOR PLAINTIFF SPRINT COMMUNICATIONS COMPANY L.P.